

State Chronicle

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HAL. W. AYER, - Asso. Editor.

Equal and Exact Justice to all Men,
of whatever State or Persession, Re-
ligious or Political. - Thomas Jefferson.

FRIDAY, JUNE 20, 1890.

DEM. STATE CONVENTION.

Raleigh, Wednesday, August 20th.

DEM. CONG. CONVENTIONS.

3rd District, Clinton, July 28rd.
4th District, Durham, July 24th.
5th District, Greensboro, July 9th.
6th District, Laurinburg, July 21st.

DEM. JUDICIAL CONVENTIONS.

1st District at Edenton, July 29nd.
2nd District at Weldon, July 23rd.
3rd District at Rocky Mount, July 24th.
4th District at Smithfield, July 1st.
5th District at Greensboro, July 8th.
6th District at Kinston, July 9th.
7th District at Laurinburg, July 16th.
8th District at Lexington, July 21st.
9th District at Elkin, July 16th.

The CHRONICLE desires to furnish
a correct list of all Conventions to be
held in the State, and will thank its
friends to help us.

A GREAT VICTORY.

It was a famous victory, and all the
more glorious because it was unexpected.

The telegraphic statement, already
printed in the CHRONICLE, that the U. S.
Senate had declared in favor of free
coinage of silver has carried joy into
millions of homes in this country.
Even since February 12th, 1873, when
silver was demonetized by a clandestine
trick that has been a disgrace to its per-
petrators, the people have been de-
manding that the wrong be righted.

It ought never to be forgotten that on
February 12th, 1873, by an act of Con-
gress entitled "An act revising and
amending the laws relative to mints,
assay offices, and coinage of the United
States" the silver dollar was deprived of
its legal status.

Smuggled through Congress without
the knowledge of anybody but its au-
thors, JOHN SHERMAN, of Ohio, in the
Senate, and SAMUEL HOOPER, of Massa-
chusetts, in the House of Representa-
tives. From its title the members be-
lieved it was merely to regulate the op-
erations of the mints and assay offices
and the like. It was two years before
the fraud was detected. In the mean
time provision was made for a revision
of the law, and the Revisers, without au-
thority of law, and in violation of the
statute which authorized the revision,
went a step further and inserted a clause
declaring that only gold should be a
legal tender for debts. The Revised
Statute filled a volume of twelve hun-
dred pages, and Congress adopted the
Revision without looking at it or into it.

The purpose of this wicked and fraud-
ulent legislation has been accomplished
in the increased price of government
bonds; the general scarcity of money;
the enhancement of the debts due; the
reduction of the price of labor; and the
reduction down almost to ruin of the
products of the farm. U. S. bonds
which were originally sold for green-
backs worth fifty to sixty cents on the
dollar, are now selling for \$1.32. Wheat
has fallen from \$1.40 per bushel to a
price that is ruinous to its producers.
The value of farm real estate has
everywhere depreciated. Hard
Times have come to the people, and the
cry has reached the ears of the Senators.
The Democratic House in 1877 passed a
bill granting free coinage, but it was
defeated in the Republican Senate. The
excessive tariff tax levied upon the peo-
ple, aggravated by the steady contrac-
tion of the currency, has made the
masses of all parties cry out for relief.
The Senate has heard the cry, and fifteen
Republicans, in spite of the lead
of HARRISON, SHERMAN, REED & Co.,
voted with the Democrats to remonetize
silver, and the vote was 42 to 25.

The following is the full text of the
bill as it now stands:

SECTION 1.—That from and after the
date of the passage of this act the unit
of value in the United States shall be
the dollar and the same may be coined
of four hundred and twelve and one-
half grains of standard silver or of
twenty-five and eight-tenths grains of
standard gold; and the said coins shall
be legal tender for all debts, public or
private; that thereafter any owner of
silver or gold bullion may deposit the
same at any mint of the United States
to be formed in standard dollars or bars
for his benefit and without charge; but
it shall be lawful to refuse any deposit
of less value than one hundred dollars
or any bullion so base as to be unsuit-
able for the operations of the mint.

SEC. 2.—That the provisions of sec-
tion 3 of an act to authorize the coinage
of the standard silver dollar and to
restore its legal tender character, which
became a law February 28, 1875, is here-
by made applicable to the coinage in
this act provided for.

SEC. 3.—That the certificates provid-
ed for in the second section of this act

and all silver and gold certificates al-
ready issued shall be of denominations
not less than one or more than \$100;
and such certificates shall be redeemable
in coin of standard value. A sufficient
sum to carry out the provisions of this
act is hereby appropriated out of any
money in the Treasury not otherwise ap-
propriated. The provision in section
one of the act of February 28, 1875, en-
titled "An act to authorize the coinage
of the standard silver dollar and to re-
store its legal tender character," which
requires the Secretary of the Treasury
to purchase at the market price thereof
not less than two million dollars' worth
of silver bullion per month, nor more
than four million dollars' worth per
month of such bullion is hereby repealed.

SEC. 4.—That the certificates provided
for in this act and all silver and gold
certificates already issued shall be re-
ceivable for all taxes and dues to the
United States of every description and
shall be a legal tender for the payment
of all debts, public and private.

SEC. 5.—The owners of bullion depos-
ited for coinage shall have the opportu-
nity to receive coin or its equivalent in
the certificates provided for in this act;
and such bullion shall be consequently
coined.

SEC. 6.—That upon the passage of this
act the balances standing with the Treas-
urer of the United States to the respec-
tive credits of national banks for de-
posits made to redeem the circulating
notes of such banks, and all deposits
thereafter received for like purposes
shall be covered in the Treasury as a
miscellaneous receipt, and the Treas-
urer of the United States shall redeem
from the general cash in the Treasury
the circulating notes of said banks,
which may come into his possession sub-
ject to redemption; and upon the certi-
ficate of Comptroller of the Currency
that such notes have been received by
him, and that they have been destroyed,
and that no new notes will be
issued in their place, reimbursement
of their amount shall be made to the
Treasurer under such regulations as the
Secretary of the Treasury may pre-
scribe, from an appropriation hereby
created, to be known as "National bank
notes: Redemption account," but the
provisions of this act shall not apply to
the deposits received under section 3 of
the act of June 20, 1874, requiring every
national bank to keep in lawful money
with the Treasurer of the United States a
sum equal to five per cent of its circula-
tion, to be held and used for the redem-
ption of its circulating notes and the
balance remaining of the deposits so
covered shall, at the close of each month,
be reported on the monthly public debt
statement as debt of the United States
bearing no interest.

The title of the bill was amended so
as to read:
"An act to provide for the free coin-
age of gold and silver bullion and for
other purposes."

TALKING OUT IN MEETING.

The agitation of Free Coinage of Sil-
ver has been the occasion of much free
denunciation of Messrs. HARRISON, REED,
SHERMAN & Co., by Western Republi-
cans. Some days ago SENATOR TELLER
declared in the Senate that if the peo-
ple of Colorado had been informed be-
fore the election that the Republican
administration would oppose Free Coin-
age, the people would not have voted
the Republican ticket. And he added
that he would not be a Republican him-
self.

On Monday Mr. WOOLCOTT, Colorado's
new Senator, gave the administration a
severe rasping.

He ventured the opinion that "if the
President's position on that question had
been announced before the last election
not a single State west of the Missouri
River would have given a Republican
majority—not because a majority of
the people of those States were not true
and staunch and earnest Republicans, but
because they would have wished to re-
buke overwhelmingly a party that selected
as their standard bearer one who was
unmindful of the interests of the coun-
try and disregardful of the will of the
great majority of the members of the
party."

He declared that the people of the
West had been burdened by Protective
Tariff solely for the benefit of the East.

He said that when HARRISON was nomi-
nated his record was searched in vain
for any noteworthy act or saying, but
it was found that, "Stat magni nominis
umbræ."

"What does he mean by that?" asked
one of the new Senators of Mr. INGALLS.

"He means that he stands under the
shelter of his grandfather's hat," the
Kansas Senator replied.

SENATOR EDMUNDS and the leading
Republicans declared that free coinage
was a Democratic measure. He called
the Republicans, who supported it, "de-
luded followers and coadjutors of the
Democrats." The Democrats will re-
joice that it is regarded that the passage
of this free coinage is a Democratic
measure. It will help the people—hurt
the speculators and hoarders in money—
and the Democrats will rejoice that they
have won in the Senate.

The issue in the House is in doubt.
It has already in this session refused to
pass a free coinage measure because
REED forced the Southern and Western
Republicans to swallow his Wall Street
bill. Another effort will be made. If
REED doesn't absolutely own them, the
pressure from their constituents will
compel them to reconsider.

WHY IT GROWS.

The secret of the growth and enter-
prise of Winston-Salem is found in the
fact that its people stand together for
all public improvements. There are no
quitters in Winston-Salem. Men don't
refuse to go into a new enterprise be-
cause they fear they will not be big.
They pull together, and bury differences.
If all our towns would emulate their
good example, there would be more
prosperity.

As an example of how they stand to-
gether, we notice that upon the propo-
sition to expend \$200,000 in public im-
provements NOT A SINGLE VOTE WAS CAST
AGAINST IT.

EAVES' REJECTION AND WHAT IT MEANS.

Eaves "is not afraid of the devil," but
since the Senate has rejected his confir-
mation he is afraid of the Republican
Senate, which now, in his estimation, is
doubtless the next thing to his satanic
majesty. He will step down from his
high office—kicked out by J. J. Morr,
better known as the Iron Duke. It has
been apparent for some time that Morr
was the Grand Mogul of the Republican
party, and the Great Dispenser of Pat-
ronage. He secured Eaves' appointment,
but because the Reliable would not do
his bidding, he turned against him, and
has now secured his defeat. Truly the
Iron Duke can kill and make alive so
far as the administration patronage is
concerned.

The result of the defeat of Mr.
EAVES will be that a regular Anti-Ad-
ministration organization will be effected
in the Republican party in North Caro-
lina of which Mr. EAVES will be the
head. With him will stand the best and
ablest Republicans in the State, and
they will see to it that Mr. HARRISON
will ask in vain for North Carolina sup-
port when he asks a re-nomination.
There is war ahead between the Iron
Duke and his henchmen and EAVES and
his host of felicitates who "are not
afraid of the devil."

It is none of our fight, but we shall
watch it with interest. The country
will be helped if each faction kills the
other.

AN INSPIRING OBJECT LESSON.

It is very gratifying to the CHRONICLE
to see that the young women of the
South are fitting themselves for useful
and remunerative employment. As
stenographers, type-writers, telegraph
operators, and bank officers they are
destined to occupy in the near future
many places of trust where accuracy and
neatness are essential. And they ought
to fit themselves for this work by study
so that they may be useful, and be able
to earn their own support. It is inspiring
to see one of Raleigh's young ladies,
Miss Pattie Gee, who has just returned
from New York, where she mastered
stenography and typewriting, acting as
clerk to the R. R. investigating com-
mittee and giving entire satisfaction. It
shows what our young women are doing,
and is an inspiring object lesson of Self
Help and Self Reliance.



W. H. & R. S. TUCKER & CO.

As the Summer advances
it becomes more and more
evident that Black Nets
and Black Lace Flouncings
will be even more used than
last season.

This season has been a
phenomenal one with us in
the sale of these goods.

During the last few days
we have called attention to
some special numbers in
these Black Laces.

Those are not all quite
sold yet, and if contemplat-
ing buying a Black Lace,
you will find the prices on
these much less than they
were a few weeks ago.

Of Embroidered Floun-
cings we have still some of
our handsomest patterns.
However, the prices on
these now are no more than
much inferior pieces were
a little earlier in the sea-
son.

And to those who have
delayed buying their best
white dress, we especially
call their attention to the
prices we have made on
these high grade flouncings.

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Chamber Suits, complete, in great variety
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you will let us. We have too many things
to talk about. Come and see them!
It will be like going to a fair.

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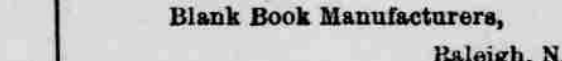
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Blank Book Manufacturers,
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Notice!

BERRY O'KELLY,
PLUMMER ALEXANDER,
By virtue of authority conferred upon me
in an order of the February term of the Su-
preme Court of Wake County, in the above
entitled action, I will sell on Monday the 21st
day of July, A. D. 1890, at the Court House
door in Wake County, at 12 o'clock m., to the
highest bidder, for cash, the following de-
scribed tract of land, situated in Houses
Creek township, on the South side of the N. C.
Railroad, about three miles West of the
city of Raleigh, adjoining the lands of R. S.
Tucker, Berry O'Kelly, William Wilder, and
others, containing 10 1/2 acres, more or less,
and more fully described in the complaint in
said action.
June 18, 1890-1m E. P. MAYNARD,
Commissioner.

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BUSINESS COLLEGE.

Wanted students who desire to learn sten-
ography, type-writing, book-keeping, tele-
graphy or writing. Special reduction offered
to students entering the month of June.
Apply at once if you desire to take advantage
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giving terms, etc.

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Respectfully,

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Checked Wamscocks - 7 1/2c. 10c. & 12 1/2c. a yd.

The best and cheapest lot of Hosiery in the
city. Swiss Flouncings from 50c. a yard.

Ladies' Hats from 15c. each.
One hundred Ladies' Ribbed Vest, 10c. each.
Figured Lawns, Black Ground, 5c. a yard.
Black Lawns 12 1/2c. and 15c. a yard.
Black Checked Organdies, 15c. a yard.
The best White Counterpane in the city for
\$1.00.

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PRODUCE—We handle all kinds of
country produce on commission. Consign-
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